

## United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/885,855	06/20/2001	David Alexander Learmonth	AAT-12563 4106		
75	90 01/27/2004		EXAMINER		
	Porter & Clark LLP		FORD, JOHN M		
Suite 700 925 Euclid Ave	nue		ART UNIT	PAPER NUMBER	
Cleveland, OH	44115		1624	11	
			DATE MAILED: 01/27/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No. Applicant(s),		
Office Action Commons	09/8858	33	car month so
Office Action Summary	xaminer		Group Art Unit
	01111	1 ord	1624
-The MAILING DATE of this communication appears	on the cover she	et beneath the	e correspondence address—
P riod for Reply		,	
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO OF THIS COMMUNICATION.	EXPIRE Z	MONT	H(S) FROM THE MAILING DATE
<ul> <li>Extensions of time may be available under the provisions of 37 CFR 1. from the mailing date of this communication.</li> <li>If the period for reply specified above is less than thirty (30) days, a rep. If NO period for reply is specified above, such period shall, by default,</li> <li>Failure to reply within the set or extended period for reply will, by statut.</li> <li>Any reply received by the Office later than three months after the mailing term adjustment. See 37 CFR 1.704(b).</li> </ul>	ly within the statuto expire SIX (6) MONT te, cause the applic	ry minimum of thir HS from the mailination to become A	ty (30) days will be considered timely.  ng date of this communication.  BANDONED (35 U.S.C. & 133).
Status //	10	2 . 5	,
Responsive to communication(s) filed on	11,0	1005	-
☐ This action is <b>FINAL.</b>	•		•
Since this application is in condition for allowance except for accordance with the practice under Ex parte Quayle, 1935.	or formal matters C.D. 1 1; 453 O.G	, prosecution a . 213.	as to the merits is closed in
Disposition of Claims			•
VClaim(s) 1, 3,5, 10-31, 46, 41	and 5/-	is/ai	re pending in the application.
Of the above claim(s)		ic/a	a withdrawn from consideration
M Claim(s) 1, 3, 5, 10 - 31; 46, 47	ad 5%-	is/aı	e allowed.
Ø Slaim(s)		is/ar	
☐ Claim(s)		is/ar	e objected to.
☐ Claim(s)			subject to restriction or election
pplication Papers		•	irement
☐ The proposed drawing correction, filed on			oved.
☐ The drawing(s) filed on is/are objecte	d to by the Exam	iner	
☐ The specification is objected to by the Examiner.			
☐ The oath or declaration is objected to by the Examiner.			
Priority under 35 U.S.C. § 119 (a)-(d)			
☐ Acknowledgement is made of a claim for foreign priority und	der 35 U.S.C. § 1 <sup>-</sup>	19 (a)-(d).	
☐ All ☐ Some* ☐ None of the:			
☐ Certified copies of the priority documents have been rec			
☐ Certified copies of the priority documents have been rec	•		•
☐ Copies of the certified copies of the priority documents t			*
in this national stage application from the International B	•		
*Certified copies not received:		<del>- ·······</del>	•
ttachment(s)			
Information Disclosure Statement(s), PTO-1449, Paper No(s)	•	☐ Interview Su	mmary, PTO-413
□ Notice of Reference(s) Cited, PTO-892		□ Notice of Inf	ormal Patent Application, PTO-152
☐ Notice of Draftsperson's Patent Drawing Review, PTO-948		□ Other	
Office Action	on Summary		

Application/Control Number: 09/885,855

Art Unit: 1624

Applicants' response of Nov. 17, 2003, is noted.

The claims in the application are claims 1, 3, 5, 10-31, 46, 47 and 51-58.

Claims 1, 3, 5, 10-31, 46, 47 and 51-57 are allowed.

A method of treating some central or peripheral nervous system disorders is not specific enough to meet the Utility Guidelines. The use of "such as" in a claim is not acceptable; Ex parte Cardova, 10 U.S.P.Q. 2<sup>nd</sup> 1949. Claim 58 is rejected under 35 U.S.C. 112, 1<sup>st</sup> paragraph, Parkinson disease has no established regen of treatment.

All mood disorders is too broadly stated. Seasonal effective disorders are included therein. Light effective disorders are included. Gastrointestinal disturbances has many causes stress, acid meal, contaminated food.

The uses here are not specific. Reduction in the O-methylation of catechol amines is a laboratory screen test.

The recent utility guideline set by PTO require applicants to meet the requirements as stated in Brenner v. Manson in, 148 USPQ 689, which requires that utility be developed to a point where "specific benefits exist in currently available form". Similar is the "immediate benefit to the public" standard that Nelson v. Bowler, 206 USPQ 880 refers to. The standard set forth in the concurring opinion of In re Hartop, 135 USPQ 419 is "whether the invention has been brought to such perfection as to be capable of practice employment". This language is echoed in Bindra vs. Kelly, 206 USPQ 570.

A broad disclosure of utility, as in the cited claims, cannot be deemed in compliance with 35 U.S.C. 101 and 35 U.S.C. 112, first paragraph. The treatment of

Application/Control Number: 09/885,855

Art Unit: 1624

hypertension – is suggested. The PTO has amended the guidelines to clarify "specific utility".

The court focused on the fact that the applicant failed to identify a "specific utility" in Brenner v. Manson.

This requirement of one specific utility, is consistent with Unity of Invention

Practice in International Applications and National Phase Applications under 35 U.S.C.

371, and PCT Rule 13.2 for PCT applications.

Therefore, applicants should rewrite claim 58 to a "specific utility".

PRIMARY EXAMINER

GROUP - ART U

Ford/LR January 21, 2004